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## VALLEY TELEPHONE

P. O. Box 67 • Des Moines, N.M. 88418 (505) 278-2101

August 24, 1998

Magalie Roman Salas Secretary Federal Communications Commission 1919 M Street, NW Room 222 Washington, DC 20554

Dear Ms. Salas:

Enclosed are the original and sixteen (16) copies of the comments of Baca Valley Telephone Company, Inc., in response to the Commission's notice of Proposed Rulemaking in CC Docket No. 98-77.

Any questions regarding this filing may be directed to me at 505-278-2101.

Sincerely,

Paul J. Briesh General Manager

Baca Valley Telephone Company, Inc.

Cc: Competitive Pricing Division

Common Carrier Bureau

Room 518

1919 M Street N.W.

Washington D.C. 20554

International Transcription Service

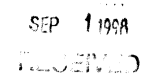
1231 20th Street NW

Washington, D.C. 20036

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FOOTEROOM





## VALLEY TELEPHONE

P. O. Box 67 • Des Moines, N.M. 88418 (505) 278-2101

August 18, 1998

## Before the FEDERAL COMMUNICATIONS COMMISSION

Washington, D.C. 20554

In the Matter of	)	
Access Charge Reform for Incumbent	)	CC Docket No. 98-77
Local Exchange Carriers subject to	)	
Rate-of-Return Regulation	)	

## **Comments of Baca Valley Telephone**

Baca Valley Telephone is a small rural local exchange carrier serving 675 access lines in the state of New Mexico. These comments focus on the impact of certain proposals included in the Notice of Proposed Rulemaking (NPRM) for access reform for rate-of-return incumbent local exchange carriers.

Specifically, we oppose the proposed rule change to allocate a portion of the General Support Facilities to the Billing and Collection category. While this procedure may be appropriate for price cap companies who provision the Billing & Collection service using their own computers, it is not appropriate for the small rural LECs that rely heavily on service bureaus for the provisioning of this service. Small LECs have very little opportunity to reduce billing & collection costs because they are dependent on outside service bureaus for providing this service. Other rule changes over the years have tended to allocate more and more cost to the interstate

billing and collection category to the point that many small companies can no longer make a

profit on the service. This proposed change to the Part 69 allocation rules will provide many

small LECs with the unintended incentive to terminate Billing & Collection agreements with

IXC's.

In 1996 Baca Valley Telephone had \$12,199 revenue for the interstate billing and

collection service compared to a cost of \$41,789 resulting in a loss of \$29,590 before the OB&C

change and the proposed GSF change. The change in OB&C rules applied to the 1996 costs

results in an interstate billing and collection cost of \$63,798 which increases the loss on the

service to \$51,599. Taking this analysis the next step and folding in the proposed GSF change

results in a cost assigned to interstate billing and collection of \$91,628, increasing the loss on the

service to \$79,429.

We ask the Commission to reject the proposed change which would jeopardize the billing

and collection service currently provided to interexchange carriers.

Respectfully submitted,

Your Buil

Paul Briesh

General Manager

Baca Valley Telephone Company, Inc.